IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI EASTERN DIVISION

HANCOCK BANK PLAINTIFF

V. CIVIL ACTION NO. 2:16-CV-108-KS-MTP

WILLOW SPRINGS ENTERPRISES, INC., et al.

DEFENDANTS

ORDER

"[F]ederal courts are courts of limited jurisdiction, having only the authority endowed by the Constitution and that conferred by Congress." *Halmekangas v. State Farm Fire & Cas. Co.*, 603 F.3d 290, 292 (5th Cir. 2010). This Court has "original jurisdiction of all civil actions where the matter in controversy exceeds the sum or value of \$75,000, exclusive of interest and costs, and is between . . . citizens of different states." 28 U.S.C. § 1332(a).

For diversity jurisdiction, the parties must be completely diverse. *Harvey v. Grey Wolf Drilling Co.*, 542 F.3d 1077, 1079 (5th Cir. 2008). "Complete diversity requires that all persons on one side of the controversy be citizens of different states than all persons on the other side." *Id.* When determining whether the parties are completely diverse, the Court looks at their citizenship at the time the Complaint was filed. *Grupo Dataflux v. Atlas Global Group, L.P.*, 541 U.S. 567, 571, 124 S. Ct. 1920, 158 L. Ed. 2d 866 (2004). The citizenship of a limited liability company, limited partnership, or other unincorporated association "is determined by the citizenship of all of its members." *Arena v. Graybar Elec. Co.*, 669 F.3d 214, 224 (5th Cir. 2012).

Case 2:16-cv-00108-KS-MTP Document 13 Filed 01/18/17 Page 2 of 2

Plaintiff is a citizen of Mississippi. Therefore, for this Court to have diversity

jurisdiction, all Defendants must be citizens of states other than Mississippi. According

to Plaintiff's Complaint [1], Defendant Larsen & Keller, LLC "is a Pennsylvania limited

liability corporation," but Plaintiff did not plead any facts regarding the citizenship of

Larsen & Keller, LLC's members. Therefore, the Complaint contains insufficient

information for the Court to determine whether it has subject matter jurisdiction over

this case.

"The party seeking to invoke federal jurisdiction bears the burden of establishing

... that the parties are diverse" Garcia v. Koch Oil Co. of Tex., Inc., 351 F.3d 636,

639 (5th Cir. 2003). Accordingly, the Court orders Plaintiff to file a response to this

Order on or before **February 1, 2017**, demonstrating that the parties to this case are

completely diverse.

SO ORDERED AND ADJUDGED, on this, the <u>18th</u> day of January, 2017.

s/Keith Starrett
UNITED STATES DISTRICT JUDGE